

Message to the House of Representatives Returning Without Approval Legislation for Emergency Supplemental Appropriations and Rescissions for Fiscal Year 1995

June 7, 1995

To the House of Representatives:

I am returning herewith without my approval H.R. 1158, a bill providing for emergency supplemental appropriations and rescissions for fiscal year 1995.

This disagreement is about priorities, not deficit reduction. In fact, I want to increase the deficit reduction in this bill.

H.R. 1158 slashes needed investments for education, national service, and the environment, in order to avoid cutting wasteful projects and other unnecessary expenditures. There are billions of dollars in pork—unnecessary highway demonstration projects, courthouses, and other Federal buildings—that could have been cut instead of these critical investments. Indeed, the Senate bill made such cuts in order to maintain productive investments, but the House-Senate conference rejected those cuts.

For example, H.R. 1158 would deprive 15,000 young adults of the opportunity to serve their communities as AmeriCorps members.

It would deprive 2,000 schools in 47 States of funds to train teachers and devise comprehensive reforms to boost academic standards.

It would reduce or eliminate antiviolence and drug prevention programs serving nearly 20 million students.

It would prevent the creation and expansion of hundreds of community development banks and financial institutions that would spur job growth and leverage billions of dollars of capital in distressed communities across the country.

And it would seriously hamper the ability of States to maintain clean drinking water, thus jeopardizing the health of residents.

In the end, the Congress chose courthouses over education, pork barrel highway projects over national service, Government travel over clean water.

At my instruction, the Administration has provided alternatives to the Congress that

would produce greater deficit reduction than H.R. 1158, cutting even more in fiscal year 1995 spending than is included in H.R. 1158. But the spending reductions would come out of unnecessary projects and other spending, not investments in working families.

My position on this legislation has been made clear throughout the legislative process. The Administration strongly and consistently opposed the House version of the bill because it would have unnecessarily cut valuable, proven programs that educate our children, invest in our future, and protect the health and safety of the American people. We worked closely with the bipartisan leadership of the Senate to improve the bill, and I indicated my approval of those improvements. Regrettably, the conference went well beyond the spending reductions contained in the bipartisan compromise despite my Administration's consistent urging to adhere to the Senate bipartisan leadership amendment.

In addition, I continue to object to language that would override existing environmental laws in an effort to increase timber salvage. Increasing timber salvage and improving forest health are goals that my Administration shares with the Congress. Over the last 6 months, my Administration has put in motion administrative reforms that are speeding salvage timber sales in full compliance with existing environmental laws. It is not appropriate to use this legislation to overturn environmental laws. Therefore, I urge the Congress to delete this language and, separately, to work with my Administration on an initiative to increase timber salvage and improve forest health.

My Administration has provided the Congress with changes that would enable me to sign revised legislation. I urge the Congress to approve a bill that contains the supplemental funding included in H.R. 1158—for disaster relief activities of the Federal Emergency Management Agency, for the Federal response to the bombing in Oklahoma City, for increased antiterrorism efforts, and for providing debt relief to Jordan in order to contribute to further progress toward a Middle East peace settlement—along with my Administration's alternative restorations and offsets.

I will sign legislation that provides these needed supplemental appropriations and that reduces the deficit by at least as much as this bill. However, the legislation must reflect the priorities of the American people. H.R. 1158, as passed, clearly does not.

William J. Clinton

The White House,
June 7, 1995.

Letter to Senator Bob Dole on Line-Item Veto Legislation

June 7, 1995

Dear Mr. Leader:

I am deeply alarmed by today's press report that some Republicans in the House and Senate want to continue to hold back the line-item veto so that I don't have it during this year's budget process. The line-item veto is a vital tool to cut pork from the budget. If this Congress is serious about deficit reduction, it must pass the strongest possible line-item veto immediately, and send it to my desk so I can sign it right away.

This is not a partisan issue. Presidents Reagan and Bush asked Congress for it time and again, and so have I. It was part of the Republican Contract with America. It has strong support from members of Congress in both parties and both houses. No matter what party the President belongs to or what party has a majority in Congress, the line-item veto would be good for America.

If Congress will send me the line-item veto immediately, I am willing to pledge that this year, I will use it only to cut spending, not on tax expenditures in this year's budget. I have already put you on notice that I will veto any budget that is loaded with excessive tax breaks for the wealthy. But I need the line-item veto now to hold the line against pork in every bill the Congress sends me.

The American people have waited long enough. Congress should give them and the Presidency the line-item veto without further delay.

Sincerely,

Bill Clinton

NOTE: This letter was made available by the Office of the Press Secretary but was not issued as a White House press release.

**Executive Order 12962—
Recreational Fisheries**

June 7, 1995

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in furtherance of the purposes of the Fish and Wildlife Act of 1956 (16 U.S.C. 742a–d, and e–j), the Fish and Wildlife Coordination Act (16 U.S.C. 661–666c), the National Environmental Policy Act of 1969 (42 U.S.C. 4321 *et seq.*), and the Magnuson Fishery Conservation and Management Act (16 U.S.C. 1801–1882), and other pertinent statutes, and in order to conserve, restore, and enhance aquatic systems to provide for increased recreational fishing opportunities nationwide, it is ordered as follows:

Section 1. Federal Agency Duties. Federal agencies shall, to the extent permitted by law and where practicable, and in cooperation with States and Tribes, improve the quantity, function, sustainable productivity, and distribution of U.S. aquatic resources for increased recreational fishing opportunities by:

(a) developing and encouraging partnerships between governments and the private sector to advance aquatic resource conservation and enhance recreational fishing opportunities;

(b) identifying recreational fishing opportunities that are limited by water quality and habitat degradation and promoting restoration to support viable, healthy, and, where feasible, self-sustaining recreational fisheries;

(c) fostering sound aquatic conservation and restoration endeavors to benefit recreational fisheries;

(d) providing access to and promoting awareness of opportunities for public participation and enjoyment of U.S. recreational fishery resources;

(e) supporting outreach programs designed to stimulate angler participation in the conservation and restoration of aquatic systems;

(f) implementing laws under their purview in a manner that will conserve, restore, and